

## WILL WED A PRINCE MID CHURCH SPLENDOR

At St. Francis Xavier's, in Sixteenth Street, the Ceremony Will Occur.

The Young Woman Is a Sister of Mrs. Eugene Kelly and Will Wed Prince Ratzwill.

HER NAME IS PRUDENCIA MILMO.

Bridegroom is a Lieutenant in the Czar's Cavalry, and, Besides Having Many Titles, Is Wealthy—Special Benediction Sent by the Pope.

The marriage of Miss Prudencia Milmo, sister of Mrs. Eugene Kelly, Jr., to Prince Albert Ratzwill will take place at the Church of St. Francis Xavier, in West Sixteenth street, next Monday morning at 11 o'clock. The ceremony will be performed by Archbishop Corrigan, assisted by the Rev. Thomas E. Murphy, S. J., rector of St. Francis Xavier's, and president of the college, with full choral service.

After the wedding there will be a reception and breakfast at the Kelly residence, No. 19 Washington Square North.

The bride is of Mexican birth, as is her sister, Mrs. Kelly. Their father, Senor Patricio Milmo, is one of the wealthiest residents of the North of Mexico, and is said to be interested with Eugene Kelly, whose banking offices are in the Temple Court building, in sundry mining ventures. Prince Albert Ratzwill is about thirty years of age. He is slender, tall and handsome, and comes of a distinguished family, the branches of which hold large possessions, many titles and positions of high honor at half a dozen of the principal courts of Europe. The main branch of the family is of Austrian origin, but Prince Albert comes of the Russian branch, his father being Prince Mathias, one of the few knights of the Order of Malta in the Czar's aristocracy, and his mother the Countess Hedwig Kraslaka, in her time a noted Polish beauty. Miss Milmo's betrothed is lieutenant in the Czar's cavalry, and is the eldest of six brothers and sisters.

BY NO MEANS A BEGGAR PRINCE. The resident estate of his father is at Polonoze, in the province of Minsk, but his immediate family have other estates in Hungary and Austria, besides numerous hereditary holdings in Poland and elsewhere which were his mother's dower.

Besides his Russian title Albert of Ratzwill can write himself Duc de Nieszwitz, Duke of Olyka, Prince of the Holy Roman Empire, Duke of Kieck and member by hereditary right of the barons and peers of Prussia, Saxony, Austria and Hungary.

The Ratzwills are all wealthy, and one of the Prince's uncles is a partner with the Prince of Monaco, Prince Roland Bonaparte, and M. Edmond Bidon in the ownership of the very profitable Casino at Monte Carlo. This uncle is the one who created a social sensation some years ago by marrying one of M. Bidon's daughters. Another relative of Prince Ratzwill, Prince George, was, about a year ago, obliged to resign a captaincy in the Prussian army and a Chamberlain's post at court because he had bankrupted himself and his wife by his devotion to horse racing and cards.

Prince Albert arrived in America in April and stopped at the Brevoort House. He has been most assiduous ever since in his attentions to his fiancée, who is staying with her sister, Mrs. Kelly.

MOST ELABORATE CEREMONY.

The wedding at St. Francis Xavier's next Monday morning will be an elaborate ceremony. The bride and groom will kneel while taking the vows on precious places inside the sanctuary and before the high altar. The bridesmaids will kneel outside the sanctuary rail, and the ushers will occupy the front pews facing the altar.

Senor Milmo, father of the bride, will present her at the altar, and the Prince will be attended by his second brother, Prince Mathias Ratzwill. The bridesmaids will be Miss Leonora Milmo, sister of the bride, and Miss Beales, a near relative. The ushers will be Senor Patricio Milmo, of Mexico, the bride's brother; Mr. C. Wyndham Quin, Mr. J. Rich Steers, Mr. C. T. Matthews, Mr. Thomas Kelly and Mr. T. Pearsall Thorne.

After the nuptial ceremony a mass will be sung, with Rev. T. E. Murphy, S. J., rector of St. Francis Xavier's, as chief celebrant. During its progress the choir will render a special musical programme, which will include Brahms's new "Ave Maria," a new processional hymn composed by Mr. T. Pearsall Thorne, and the "Ave of Verum" of Mozart. The "Psalms Angelicus," by Franz and another solo will be sung by Miss Lucille Saunders. After the mass the nuptial blessing will be pronounced and a special benediction sent by the Pope will be pronounced by Archbishop Corrigan.

The reception at the residence of Eugene Kelly will follow the ceremony, but there will be present at the breakfast only a few of the closest friends of the bride and groom.

Prince Ratzwill arrived from Bremen yesterday on the steamship Spree.

TAUGHT BY A GIRL FAGIN.

Three Child Pickpockets to Have a Further Hearing To-day.

The three girl pickpockets, Rose and Rachel Donath, of No. 129 Willet Street, and Lena Ranka, of No. 248 East Houston street, who were caught picking pockets in front of the monkey house in Central Park last Sunday, were arraigned yesterday morning in the Yorkville Police Court and again turned over to the Gerry Society. Agent Schmidt, of the society, promised to appear in court this morning with a girl "Fagin," who, he says, has been training the children to be thieves.

The three little girls are aged twelve, eleven and thirteen years respectively. Agent Schmidt says there were seven or eight pocketbooks containing small sums of money, found on the girls, besides several silver watches, watch chains, rings and other jewelry.

When arrested they were picking the pockets of Annie Murphy, nine years old, living at No. 77 Sackett street, Brooklyn. Annie appeared in court last Monday and identified her property and the little thieves.

Yacht Sapphire at Old Point.

Fort Monroe, Va., May 27.—The steam yacht Sapphire, of the New York Yacht Club, arrived this afternoon at Old Point with A. L. Barber and family on board. They took dinner at the Chamberlin and left for Washington.



Mrs. Kate Brockway, Who Wants Divorce.

Besides suing her husband, Mrs. Brockway, whose stage name was Florence Ellis, brings an action against his uncle, James H. Breslin, of the Gilsey House, for damages. She alleges that Mr. Breslin alienated the affections of her husband, and was the means of his deserting her. Florence Ellis was a popular singer, and had a brilliant career in promise when she married Brockway.

## ORDERED TO LEAVE THEIR SQUALID HOMES.

Board of Health Directs the Vacation of Five of the Worst Tenements.

Occupants Willing to Move, but Say They Have Not Enough Money to Pay the Expense.

DEATH RATE HIGH IN THESE HOUSES.

Tumbledown, Oldtime Structures That Were Once "Models" of Their Kind to Be Destroyed—Little Sunlight Enters the Apartments.

The first move under the new law giving the Board of Health authority to condemn tenement houses which cannot be made habitable was made yesterday. Five of the worst tenements in the city were ordered to be vacated, and at the next meeting of the Board undoubtedly the ramshackle structures will be condemned. The tenements will then be torn down. The city will reimburse the owners, paying them the value of the buildings as fixed by a Supreme Court appraiser.

The order made by the Board will force 106 families now housed in tumbledown and unsanitary quarters to move before June 2. There are 491 persons now living in the five houses. The notices ordering these tenants to leave were posted in the afternoon and caused a great deal of excitement. The owners of the tenements are displeased, of course, but they have no recourse but to obey the order and trust to the courts, as the law gives the Board of Health ample power.

The buildings to be destroyed are old-timers. They are rear tenements, with the exception of the tenement at No. 22 and 24 Baxter street, where the front building is included. Each of the tenements has figured many times on the health record, as repeated efforts have been made to clean them.

The rear building at Nos. 26 and 26½ Baxter street, where thirty persons are crowded into low and unhealthy rooms, is ordered to be vacated, because there is no way to make it clean. Light can reach the rooms only through a space two feet and six inches wide. When the building is torn down the tenements around it may be made sanitary. The death rate for six years has averaged 39.73. Sixty years ago these buildings were considered "model" tenements. They are referred to as such in one of the histories of New York.

The buildings in the rear of No. 246 to 254 Mott street are ordered to be vacated, because they are seventy years old and so situated that sunlight never enters the bedrooms. Two hundred persons live there in squalor. The death rate for six years has been 32.50, despite fifty-eight health orders.

The tenements in the rear of Nos. 308 to 316 Mott street will be condemned, because they are unsanitary themselves and keep light and air from entering the rear rooms of the front tenements. The court between the two buildings is only six feet ten inches wide. The death rate for six years was 45.57. Thirty-eight health orders were served on the premises. The foul quarters have been occupied by 110 persons.

In the half ruined tenement at No. 21 West street the sanitary inspectors found a total lack of ventilation in the rear rooms. The death rate for six years was 32.41, and thirteen health orders were made on the premises. Forty persons must move from the building.

The house at Nos. 22 and 24 Baxter street, where 111 persons live over a stable in buildings originally intended for a brewery, is to be vacated because it is falling into decay. It is dark, imperfectly ventilated and an obstruction to light that might reach surrounding tenements. Forty health orders have been made on the premises in six years, during which time the average death rate in the place has been 32.47.

The owners of the five tenement house properties are A. Cunco, No. 28 Mulberry street; William Fischer, No. 190 St. John's place, Brooklyn; F. Dassori, No. 250 Union street, Brooklyn; Timothy Harrison, No. 531 East One Hundred and Sixty-fourth street, and H. J. Adrian, No. 472 Grand street. These men have not decided to make any protest, but will ask some compensation for losses of revenue if the city does not show a disposition to grant it.

## VREELAND TALKS ON THE NEW AIR MOTOR.

Traction Company's President Admits It Is to Be Tried in This City.

Horse Car Lines Will First Be Equipped with the Hooley Compressor.

AFTER THE FOURTH AVENUE ROAD.

Metropolitan Officials Still Dealing with the Vanderbilts for a Long Lease of This Route.

The backers of the compressed air motor, with which the Metropolitan Traction Company is experimenting, confirmed, through President Vreeland, yesterday the story of their operations published in yesterday's Journal. The officials of the Traction Company and the outside capitalists interested in the air compressor are making plans which are intended not only to revolutionize the traction systems in use on the company's lines in this city, but to open to their device the commercial field for street railway motive power.

"We did not intend that the matter should be made public at this time," said President Vreeland. "The Journal's statement of the situation, however, is correct. A small company has been formed, to be followed by another of broader scope when the occasion is ripe. A large part of the stock in the present company is controlled by persons interested in the Metropolitan Traction Company. This company holds the exclusive right to use the power in New York."

"What will be done with it is still to some extent a matter of conjecture. Up to the present time the cable has proved the best power to meet the peculiar conditions of traffic in New York. The trolley is opposed by the people, and horse cars are inadequate. It is the judgment of the managers and the mechanical engineers of the company that we have found a serviceable substitute for these systems, and we now propose to demonstrate whether it is true or not. The horse car lines, being most in need of a change, will be equipped first."

FOR MODEL TENEMENTS. Prizes Awarded to J. E. Ware, Ernest Flagg and A. W. Ross.

Prize plans of the successful competitors for model tenements were on exhibition yesterday at Origies's Gallery, No. 399 Fifth avenue, for the first time. The winners, as adjudged by the commission appointed by the Improved Housing Council, were selected in the following order: J. E. Ware, Ernest Flagg and A. W. Ross.

Twenty-eight plans were submitted by architects anonymously. The commission comprised Professor E. R. L. Gould, J. W. Longfellow, of Boston, and W. H. Folsom. The winners in this contest observed as closely as possible the idea of healthful living apartments.

No courts enclosed on all sides will contain less than 900 square feet. No walls or light shafts will be used, and all rooms will be lighted by windows opening directly upon the outer air, as well as all staircases and corridors. Every living room to each apartment will be accessible from the hallway by a private door, and will contain not less than 144 square feet of floor space. Bedrooms will contain at least 70 square feet of floor space. The buildings will be six stories in height.

BURDEN THIEVES HAVE SAILED

Dunlop and Turner Are on Their Way to New York

London, May 27.—The Burden jewel robbers, Dunlop and Turner, having decided that it is useless to make further appeal, were taken to Queenstown to-day by Inspector Frost, of the London police, and delivered to the care of the New York detectives.

They left for New York to-day on the Germanic.

## PARK ROW IDLERS AMUSED.

The idlers along Park row had something to amuse them yesterday. High above their heads, hanging from the roof of a building near Frankfort street, suspended by ropes and strapped to a seat, was a man, quietly painting away at an immense flagstaff. By his right side was a paint bucket, while to his left was a rope, hung to a pulley, and with which he was able to move about at will. He was apparently oblivious to the attention accorded him, and went about his work just as though the habits of the Park had not deserted their posts in his honor, and taken up their station along the Row. Many of them got smoked glasses to protect their eyes from the sun, and were thus enabled to put in a pleasant, if not profitable, day.

Eight avenue line. The lease referred to has only been in effect since January 1, and we have the balance of the year in which to change the system. It is more than likely that this line will be equipped, like the other lines similarly defective in equipment, with the compressed air system. This will depend, of course, on the result of the projected trial on the other lines.

NO ULTIMOR MOTIVE.

"It is not true that any other motive than the wish to improve our service lies at the bottom of our projects with the compressed air system. The air motor is controlled by persons who are largely interested in electrical street railway equipment. It was proposed, on this account, to develop the new system gradually and without publicity. If the air motor does what is expected of it, there will, no doubt, be considerable disturbance in the electrical fields."

The Elkins-Widener-Whitney system syndicate, which controls, with President Newbold, the Bekington and Soldiers' Home trolley lines, in Washington, has secured the passage of a law allowing the use of compressed air in the District of Columbia. Air motors will be substituted for the trolley on these lines at once.

Robert Hardie, the inventor of the Hardie air motor, left for Rome, N. Y., yesterday, where he has been experimenting with his invention, to arrange for a test to be made in this city in July for the benefit of the Manhattan Elevated Railway officials. Mr. Hardie said yesterday his motor had done all that was claimed for the Hooley motor, and that he held prior patents on the device.

Makers of electrical street railway machinery are inclined to doubt the success of the air compressor system. They say the principle is old, and that methods of its application to street railway work have been worn out without producing a practical working machine. The doubters, and there are many of them, say that the high pressure—2,000 pounds—claimed for the Hooley machines is too great for effective and safe control, and that the long runs without recharging cannot be made in every-day work.

CANNOT TELL HER STORY.

Mrs. Hill, Sued for Divorce by Her Preacher, Is Badly Prostrated.

The Rev. G. Heathcote Hills, a grandson of David Dows, of Brooklyn, has begun a suit for absolute divorce from his wife, Caroline L. Hills, who at present is making her home with her father, James B. Pearson, at the Hotel Beresford, Eighty-first street and Central Park West. The

co-respondent named is Howard Garrett, a chorister in Holy Trinity Church, West Chester, Pa., of which Mr. Hills is rector.

Mrs. Hills is twenty-eight years old and is a strikingly handsome brunette. She was born and educated in New York, and when her husband accepted the call to West Chester she became the recognized leader of society there and was elected president of the Euterpe Choral Society. She organized the vestal choir of the church and presided at the organ herself.

It was alleged that the young members of the choir spent much time at the rectory and considerable gossip resulted. Finally the mother of Garrett sent the vestry a package of letters addressed to the young man, and a confession signed by him. The letters are alleged to have been signed by the rector's handsome young wife. The minister was informed of the matter and the following day Mrs. Hills resigned her position of president of the Euterpe Society and also her position with the church. She then came to New York and made her home with her father. She went back a few days ago, was served with papers in the action and at once returned here.

She was confined to her room in the Hotel Beresford with nervous prostration yesterday. Her father, who is president of the Mutual Life Insurance Company of Newark, said he fully believed his daughter was innocent of the charge made against her. Her brother, Charles L. Pearson, is a practicing lawyer here. He said yesterday that his sister's condition has been such since the action has been brought that she could not be questioned closely concerning the matter. Garrett is about seventeen years old, and the minister, Mr. Pearson, avers, has been insanely jealous of him for some years. He hoped that a reconciliation would be effected on account of the three children, one of whom is now here with the mother. The other two are with relatives of Mr. Hills. If a reconciliation cannot be effected they will contest the case.

co-respondent named is Howard Garrett, a chorister in Holy Trinity Church, West Chester, Pa., of which Mr. Hills is rector.

Mrs. Hills is twenty-eight years old and is a strikingly handsome brunette. She was born and educated in New York, and when her husband accepted the call to West Chester she became the recognized leader of society there and was elected president of the Euterpe Choral Society. She organized the vestal choir of the church and presided at the organ herself.

It was alleged that the young members of the choir spent much time at the rectory and considerable gossip resulted. Finally the mother of Garrett sent the vestry a package of letters addressed to the young man, and a confession signed by him. The letters are alleged to have been signed by the rector's handsome young wife. The minister was informed of the matter and the following day Mrs. Hills resigned her position of president of the Euterpe Society and also her position with the church. She then came to New York and made her home with her father. She went back a few days ago, was served with papers in the action and at once returned here.

She was confined to her room in the Hotel Beresford with nervous prostration yesterday. Her father, who is president of the Mutual Life Insurance Company of Newark, said he fully believed his daughter was innocent of the charge made against her. Her brother, Charles L. Pearson, is a practicing lawyer here. He said yesterday that his sister's condition has been such since the action has been brought that she could not be questioned closely concerning the matter. Garrett is about seventeen years old, and the minister, Mr. Pearson, avers, has been insanely jealous of him for some years. He hoped that a reconciliation would be effected on account of the three children, one of whom is now here with the mother. The other two are with relatives of Mr. Hills. If a reconciliation cannot be effected they will contest the case.

co-respondent named is Howard Garrett, a chorister in Holy Trinity Church, West Chester, Pa., of which Mr. Hills is rector.

Mrs. Hills is twenty-eight years old and is a strikingly handsome brunette. She was born and educated in New York, and when her husband accepted the call to West Chester she became the recognized leader of society there and was elected president of the Euterpe Choral Society. She organized the vestal choir of the church and presided at the organ herself.

It was alleged that the young members of the choir spent much time at the rectory and considerable gossip resulted. Finally the mother of Garrett sent the vestry a package of letters addressed to the young man, and a confession signed by him. The letters are alleged to have been signed by the rector's handsome young wife. The minister was informed of the matter and the following day Mrs. Hills resigned her position of president of the Euterpe Society and also her position with the church. She then came to New York and made her home with her father. She went back a few days ago, was served with papers in the action and at once returned here.

She was confined to her room in the Hotel Beresford with nervous prostration yesterday. Her father, who is president of the Mutual Life Insurance Company of Newark, said he fully believed his daughter was innocent of the charge made against her. Her brother, Charles L. Pearson, is a practicing lawyer here. He said yesterday that his sister's condition has been such since the action has been brought that she could not be questioned closely concerning the matter. Garrett is about seventeen years old, and the minister, Mr. Pearson, avers, has been insanely jealous of him for some years. He hoped that a reconciliation would be effected on account of the three children, one of whom is now here with the mother. The other two are with relatives of Mr. Hills. If a reconciliation cannot be effected they will contest the case.

co-respondent named is Howard Garrett, a chorister in Holy Trinity Church, West Chester, Pa., of which Mr. Hills is rector.

## A LAWYER'S STRANGE DIVORCE PRACTICE.

When an Angry Woman Once Begins a Suit She Cannot Stop.

Mrs. Serrano Was Anxious to Make Up with Her Husband, but Wasn't Allowed.

JUDGE PRYOR COMES TO THE RESCUE.

Decides That Attorney James, Who Insisted on No Forgiveness, Shall Pay the Court Costs Out of His Own Pocket.

Lawyer E. F. James was accused in Special Term, Part I, of the Supreme Court, yesterday, of having instituted a separation suit against Thomas K. Serrano in opposition to the wish of his client, Rose Serrano, who asked Justice Pryor to discontinue the proceeding. Mrs. Serrano told the Court that she had never intended to obtain a separation from her husband. She said she signed the complaint upon her lawyer's promise that it should not be filed without her instructions. Lawyer James, she swore, disregarded her desire, and she did not know the complaint had been filed until her husband told her he had been served with the summons.

Colonel James Foster Milliken, Serrano's counsel, assured Justice Pryor that the husband and wife were completely reconciled. They had never had a quarrel of any gravity, he declared, and had visited him together to have the action, prematurely brought by Lawyer James, taken out of the hands of the Court. At his request Justice Pryor, after having read Mrs. Serrano's affidavit, dismissed the complaint in the separation suit and saddled Lawyer James personally with the costs.

Mrs. Serrano, in her affidavit, said that she resided with her husband and child at No. 19 East One Hundred and Fourteenth street. Her husband had always supported her, but they had frequently quarrelled, and she was tired of it.

She was in a temper one day and saw in a newspaper an advertisement of a detective and law agency, where divorces, separations, damages, collections, etc., were quickly obtained.

On Friday, May 15, she went to the agency to get advice in her case, and was told that she had a good cause for a separation. Papers were then drawn up, which she signed. She told the people at the agency, however, that she did not want anything done before the following Monday, as she wanted to see her husband first.

The following day she went to the agency again and saw E. F. James, the lawyer who had drawn up the papers she had signed. She informed him that she wanted to withdraw the complaint, as she had "made up" her quarrel with her husband.

Lawyer James refused to allow her to withdraw the complaint until she had paid him \$10. She said she would try and raise the money and that she did not want legal steps taken in the matter.

She went over to Brooklyn and endeavored to raise the money, but failed, and on her return met her husband on Warren street, near Washington, on his way home from his work.

Her husband then told her that he had been served with the summons and complaint in the action for a separation, despite the fact that she had not authorized Mr. James to have the summons and complaint served before the following Monday.

She ordered him at once to discontinue all proceedings in the matter, as she did not desire any separation from her husband.

All that Lawyer James had to say for himself was that his client had not seen him when she should have done so, and that she had not instructed him to withdraw the complaint until after he had served the summons upon her husband, in accordance with her desire.

Lawyer A. H. Hummel yesterday obtained from Justice Pryor an order transferring to the Supreme Court, in Brooklyn, Lillian Edna Nicholson's suit for a separation from Charles Frederick Nicholson. Mr. Hummel wished to get an order in favor of his client for alimony and counsel fees, but upon consultation with Nicholson's attorney decided to try all the issues across the Bridge, where all of the persons interested reside.

Up to the time of her marriage Mrs. Nicholson lived with her parents at No. 222 Quincey street, Brooklyn. William A. Campbell, her father, is principal of a public school in that city. She swears her husband deserted her and her child three days after they were married. Since then he has refused to provide any home for her other than in a tenement house, although she swears he is worth \$50,000.

Annie Cohn's application for an absolute divorce from Morris Cohn was dismissed by Justice Smyth in Special Term, Part III, because her statement that he had been living in Havana, Cuba, with Maud Muller, an actress, was not supported by the evidence.

SYNAGOGUES GO TO WAR.

Both Determined to Have the Services of Singer Herlands.

Argument was heard by Justice Pryor, in Special Term, Part I, of the Supreme Court, yesterday afternoon, upon the application of the Congregation Kol Israel, Anshe Poland for an injunction restraining Isaac Herlands, its former chazan, cantor, or choir leader, from performing similar duties in the Synagogue Chazal Zedek.

Lawyer Moses Esberg, for the plaintiff, said Herlands had been singing for a year in the synagogue of the Kol Israel, in Forsyth street, at a salary of \$1,400, and renewed his contract for the current year, in spite of which he had gone to the rival synagogue in Henry street, the congregation of which had offered him \$700 a year more than he was getting. He said the absence of Herlands during the late Hebrew holidays had embarrassed the Congregation Kol Israel, so much so that its religious ceremonies were practically failures.

Lawyer Otto Irving Wise, son of the late Rabbi Wise, argued in behalf of Herlands that he had not renewed his contract with the Congregation Kol Israel. Herlands, he said, had applied for a renewal, but had heard nothing from the trustees, so he had accepted the offer of the Congregation Chazal Zedek.

Lawyer Charles Zedek, for the defendant, said that Herlands was not much of a chazan, anyhow, as he had spent the first seven years of his residence in America in that capacity. As for his alleged superior acquaintance with the old Jewish songs, he said the Congregation Kol Israel had annually sung songs along with choice selections from "Cavalleria Rusticana."

Justice Pryor promised to decide the matter soon enough for Herlands to know in which synagogue he was to officiate next Saturday.

NOT HIS BEST GIRL NOW.

Vaudeville Actress Bella Wolinski Sues Her Husband for Divorce

Bella Wolinski, eighteen years old, living at No. 35 Columbia street, and known on the vaudeville stage as Bella Gold, has begun suit against Joseph Wolinski, of No. 150 East Broadway, for a divorce on statutory grounds.

The couple were married in December, 1894, and lived happily nearly a year, when the husband, it is charged, went to live with May Blanchard, a courtesie. He was forgiven and wrote and dedicated "My Girl" to her. He afterward left her for another singer.

It is charged that last February he snatched her in the face with a penknife in a quarrel on Third avenue, but that Bella refused to prosecute him.



They Are Accused of Picking Pockets.

These three girls, the oldest of whom is only thirteen, are accused of picking pockets in front of the monkey house in Central Park last Sunday. They were taken in charge by the Gerry Society. Agent Schmidt says he will produce at the hearing to-day a girl "Fagin," who taught the children to steal.